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Attorneys for Defendant United States

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Lucille Lagasse, as Guardian for Harry Michael Reid; and, Lucille Lagasse,
Plaintiff.

Plaintiff,

V.

The United States of America; DOE Individuals I-X; and, ROE Entities I-X, inclusive.

Defendants

Case No. 2:21-cv-00296-APG-BNW

**STIPULATION AND PROPOSED
ORDER RE FRCP RULE 35
EXAMINATION OF PLAINTIFF
HARRY MICHAEL REID**

IT IS HEREBY STIPULATED by and between Plaintiff LUCILLE LAGASSE, as Guardian for Harry Michael Reid, and Defendant UNITED STATES OF AMERICA through their respective attorneys of record as follows:

1. Plaintiff, Harry Michael Reid will undergo a neuropsychological examination conducted by Ari Kalechstein, Ph.D. A copy of Dr. Kalechstein's curriculum vitae is attached as Exhibit A.

2. The examination will occur on February 9, 2024 at 8:30 a.m. at 501 Las Vegas Blvd, South, Suite 1100, Las Vegas, Nevada 89101. The examination will take a maximum of 8 hours to complete. The examination will end immediately on or before the 8 hour mark. The 8 hours will not include comfort or meal breaks taken during the

1 examination period.

2 3. No other persons shall be present during the examination other than
3 Plaintiff Harry Michael Reid, Dr. Kalechstein, and members of his staff.

4 4. Dr. Kalechstein shall not physically examine Plaintiff or provide opinions in
5 fields that are outside the area of his expertise.

6 5. Dr. Kalechstein will not conduct any diagnostic tests or procedures that are
7 painful, protracted, intrusive, or unreasonably invasive, nor conduct any diagnostic
8 imaging.

9 6. The examination will consist of one session, which will include: (1) a
10 clinical interview with Plaintiff Harry Michael Reid to discuss the following: his clinical
11 situation and obtain a bio-psycho-social history, including Plaintiff's recent and past
12 personal, family, social, developmental, substance-abuse, medical, psychiatric,
13 educational, occupational, relationship, trauma and legal histories; and (2) standard
14 cognitive testing, which may include the following: b-test; Auditory Consonant
15 Trigrams; Boston Diagnostic Aphasia Exam and/or Western Aphasia Battery; Brief
16 Visuospatial Memory Test – Revised; California Verbal Learning Test – 2 or 3;
17 Continuous Performance Test – 2 or 3; Controlled Oral Word Association Test; Delis-
18 Kaplan Executive Functioning System; Dot Counting Test; Finger Tapping Test; Grooved
19 Pegboard Test; Judgment of Line Orientation; Minnesota Multiphasic Personality
20 Inventory-2 or 2-RF or 3; Personality Assessment Inventory; Rey Auditory Verbal
21 Learning Test; Rey-Osterrieth Complex Figure Test; Ruff Figural Fluency Test;
22 Scholastic Abilities Test for Adults (SATA); Selective Reminding Test; Stroop Test;
23 Symbol Digit Modalities Test; TOMM;
24 Trailmaking Test-Parts A and B; Victoria Symptom Validity Test; Wechsler Adult
25 Intelligence Scale – III or IV; Wechsler Memory Scale – III or IV; Wisconsin Card Sorting
26 Test; Woodcock–Johnson Tests of Academic Achievement – IV.
27 Not all of the evaluation tools may be administered and will be determined by Dr.
28 Kalechstein at the time of the examination.

1 7. No other testing besides those listed above will be conducted.

2 8. Dr. Kalechstein and Plaintiff Harry Michael Reid will be the sole persons
3 participating in the examination. Dr. Kalechstein will digitally audio record the session in
4 its entirety. Plaintiff may voice-record the clinical interview and may leave with the
5 recording in his possession. Plaintiff may voice record the test-administration but must
6 turn over the recording to Dr. Kalechstein who will place the recording of the test-
7 administration in an envelope, seal it, and have Plaintiff sign it. Dr. Kalechstein will send
8 the unopened enveloped to Plaintiff's identified expert.

9 9. Medical billing, medical records, and diagnostic films have been produced
10 during litigation. To the extent Dr. Kalechstein needs to review these records, Defendant
11 will be responsible for providing them to Dr. Kalechstein prior to the examination.
12 Plaintiff shall not bring any medical records, medical bills or diagnostic imaging to the
13 examination.

14 10. Within four (4) weeks of the examination, or on the date of the expert
15 disclosure, whichever occurs earlier, the examiner shall provide to Defendant's counsel a
16 written report of the examination, including results of all tests, diagnoses and conclusions.

17 11. Defendant shall produce a report prepared by Dr. Kalechstein to Plaintiff's
18 counsel within thirty (30) days of the examination, or in accordance with the applicable
19 Discovery Scheduling Order, whichever comes first.

20 12. Dr. Kalechstein will produce a copy of his file upon request of Plaintiff's
21 counsel, in accordance with the professional guidelines for psychologists.

22 13. Dr. Kalechstein will not speak with or attempt to engage any family
23 member or friend who may accompany the Plaintiff to the examination. Plaintiff
24 understands that no family member and/or friend shall be present while any portion of the
25 evaluation is being conducted.

26 14. Dr. Kalechstein will receive a copy of this executed Stipulation prior to the
27 examination.

28 15. Plaintiff shall not pay or incur any fee associated with the examination.

16. The cost of this examination shall be borne by the United States.

1 17. The parties agree and stipulate that the exam is being conducted pursuant to
2 FRCP 35 and the parties and examiner agree to comply with the provisions of FRCP 35.

3 **IT IS SO STIPULATED.**

4 Dated this 5th day of February, 2024

5 CLOSE LAW GROUP

6

/s/ Jason A. Close

7 JASON A. CLOSE, ESQ.

8 *Attorney for Plaintiffs*

9 Dated this 5th day of February, 2024

10 THE LAW OFFICE OF EGLET
11 ADAMS EGLET HAM HENRIOD

12

/s/ Artemus W. Ham

13 ROBERT T. EGLET, ESQ.

14 ROBERT M. ADAMS, ESQ.

15 ARTEMUS W. HAM, ESQ.

16 CASSANDRA S.M. CUMMINGS, ESQ.

17 ASHLEY E. KABINS, ESQ.

18 ASHLEY B. GUGINO, ESQ.

19 *Attorneys for Plaintiffs*

20 Dated this 5th day of February, 2024

21 JASON M. FRIERSON

22 United States Attorney

23

/s/ Summer A. Johnson

24 SUMMER A. JOHNSON

25 Assistant United States Attorney

26 *Attorney for Defendant*

18 **ORDER**

19 IT IS SO ORDERED:

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21

HONORABLE BRENDA WEKSLER

22 UNITED STATES MAGISTRATE

23 JUDGE

24 DATED: 2/6/2024